

Appl. No. 10/594,399
Amendment dated 01/27/2009
Reply to Office Action of 09/05/2008

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Remarks

Claims 11, 13, 14, and 16 – 21 remain in the application.

Claim 11 has been amended to delete “optional” from step III.

Rejections under 35 U.S.C. 103

Claims 11, 13, and 14 were rejected as being unpatentable over Cen et al. (US 6,632,420) in view of Tsubaki (US 5,472,686).

Applicant respectfully submits that the claims as amended define an invention which is unobvious over Cen et al. (US 6,632,420) in view of Tsubaki (US 5,472,686).

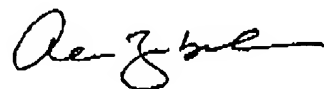
The combination of Cen and Tsubaki fails to teach or suggest all the limitations of present claim 1. In particular, Cen and Tsubaki fail to teach or suggest removal of the water miscible solvent, as per step III of present claim 1.

Applicant respectfully requests reconsider in view of the amended claims.

The present response is being submitted within the shortened statutory period for response to the outstanding Office Action. Applicant authorizes the USPTO to charge deposit account 04-1520 for a two month extension and any fees that should be necessary to maintain the pendency of the application.

Respectfully submitted,

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